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Attorney For Defendant Barry Mendelson, an individual and  
Defendant DOE 1 Mendelson Entertainment Group, LLC,  
Incorrectly sued as Mendelson Entertainment Inc.

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

OKSANA BAIUL-FARINA,  
professionally known as  
OKSANA BAIUL, an individual,  
and OKSANA, LTD,  
a Pennsylvania Corporation

## Plaintiffs

vs.

NBC SPORTS, a division of NBC  
UNIVERSAL MEDIA LLC, a  
Delaware limited liability company;  
ON ICE, INC., a California corporation;  
BARRY MENDELSON, an individual;  
DOES 1-10

## Defendants.

Case No. 2:15-CV-05163-DDP-MRW

Defendant Barry Mendelson's and  
Defendant Doe 1 Mendelson  
Entertainment Group LLC's:

Notice of Joinder in Defendant  
NBCUniversal Media LLC's: (i)  
Motion To Dismiss Plaintiff's Second  
Amended Complaint For Failure To  
State A Claim And (ii) Request For  
Judicial Notice In Support Of Motion  
To Dismiss; and

Filing Of Supplemental Memorandum  
Of Points And Authorities In Support  
Of Motion To Dismiss Plaintiff's  
Second Amended Complaint For  
Failure To State A Claim

[Pursuant to Fed. R. Civ. P. 12(b)(6)]

*[Submitted Concurrently With  
Supplemental Memorandum of Points  
and Authorities; Proposed Order]*

Date: April 11, 2015  
Time: 10:00 a.m.  
Location: Courtroom 3

1 To All Parties And To Their Attorneys Of Record:

2 Please take notice that Defendant Barry Mendelson ("Mendelson") and  
3 Defendant Doe 1 Mendelson Entertainment Group LLC ("MEG") hereby join in:  
4  
5 (i) Defendant NBCUniversal Media LLC's Motion To Dismiss Plaintiff's Second  
6 Amended Complaint For Failure To State A Claim And (ii) Request For Judicial  
7 Notice In Support Of Motion To Dismiss, filed in this matter on March 1, 2016,  
8 and set for hearing on April 11, 2016 in Courtroom 3 of the United States District  
9 Court for the Central District of California, located at 312 North Spring Street,  
10 Los Angeles, CA, .

11 Please take further notice that Defendant Mendelson and Doe 1 MEG  
12 hereby supplement NBCUniversal's Motion with the additional Memorandum of  
13  
14 Points and Authorities, contemporaneously filed herewith.

15 Dated: March 3, 2016

16 Edward W. Pilot, APC

17 By:s/ Edward W. Pilot

18 Edward W. Pilot, Esq.

19 Attorney for Defendant Barry Mendelson, an  
20 individual and Defendant DOE 1 Mendelson  
21 Entertainment Group, LLC, incorrectly sued  
22 as Mendelson Entertainment Inc.